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Reply to Office Action

REMARKS/ARGUMENTS

In this reply, Claims 1, 32, and 63 are amended. Claims 2-31, 33-62, and 64-93 are canceled. Claims 94-113 are added. Therefore, Claims 1, 32, 63, and 94-113 are pending in the application. The amendments to the claims as indicated herein do not add any new matter to this application.

CLAIM REJECTIONS—35 U.S.C. § 102

Claims 1, 32, and 63 were rejected under 35 U.S.C. § 102(e) as being allegedly anticipated by ("Erdelyi") U.S. Patent No. 6,631,522. This rejection is respectfully traversed.

As amended, Claim 1 recites, among other features, "in response to receiving the request to view the particular motion video, sending, to the particular athlete, over a communication network, a notification that the recruiting entity requested information about the particular athlete." Erdelyi does not appear to teach, disclose, or suggest this feature of Claim 1. Indeed, the Office Action does not allege that Erdelyi discloses this feature of Claim 1 as amended. For at least this reasons, the Applicants respectfully submit that Claim 1 is patentable over Erdelyi under 35 U.S.C. § 102(e).

Like Claim 1, Claims 32 and 63 also recite the feature "in response to receiving the request to view the particular motion video, sending, to the particular athlete, over a communication network, a notification that the recruiting entity requested information about the particular athlete." Therefore, the Applicants respectfully submit that Claims 32 and 63 also are patentable over Erdelyi under 35 U.S.C. § 102(e).

Claims 94-113 depend from Claim 1. Consequently, each of Claims 94-113 inherits, from Claim 1, the feature "in response to receiving the request to view the particular motion

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video, sending, to the particular athlete, over a communication network, a notification that the

recruiting entity requested information about the particular athlete." Therefore, the Applicants

respectfully submit that Claims 94-113 also are patentable over Erdelyi under 35 U.S.C. § 102(e).

CONCLUSION

For the reasons set forth above, it is respectfully submitted that all of the pending claims

are now in condition for allowance. Therefore, the issuance of a formal Notice of Allowance is

believed next in order, and that action is most earnestly solicited.

The Examiner is respectfully requested to contact the undersigned by telephone if it is

believed that such contact would further the examination of the present application.

Please charge any shortages or credit any overages to Deposit Account No. 50-1302.

Respectfully submitted,

Hickman Palermo Truong & Becker LLP

Dated: January 24, 2008

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